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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/712,549	11/13/2003	Ted D. Grabau	bau 06005/39710 9178		
4743	7590 08/08/2006	EXAMINER			
	L, GERSTEIN & BOF ER DRIVE, SUITE 630	LEE, RIP A			
SEARS TOW	•	ART UNIT	PAPER NUMBER		
CHICAGO, IL 60606			1713		
			DATE MAILED: 08/08/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicat	on No.	Applicant(s)			
Office Action Summary		10/712,5	49	GRABAU, TED D).		
		Examine	r	Art Unit			
		Rip A. Le		1713			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on 1	0 July 2006.					
2a)[]							
3)□	Since this application is in condition for allo			secution as to the	e merits is		
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	·					
·		ntion					
•	4)⊠ Claim(s) <u>34-41</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.	Ji awii ii Oili C	msideration.				
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>34-41</u> is/are rejected.						
	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction ar	d/or election	raquiromont				
ت (٥	claim(s) are subject to restriction ar	d/or election	equirement.				
Applicati	on Papers						
9)[The specification is objected to by the Exan	iner.					
10)[The drawing(s) filed on is/are: a) 🔲	accepted or b	\square objected to by the E	Examiner.			
	Applicant may not request that any objection to	the drawing(s)	be held in abeyance. See	37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the cor	rection is requi	red if the drawing(s) is obj	ected to. See 37 C	FR 1.121(d).		
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s) e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)			
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)			Paper No(s)/Mail Da	te			
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date			5) Notice of Informal Pa	atent Application (PT0	O-152)		

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DETAILED ACTION

This office action follows a response filed on July 10, 2006. Claims 34-41 are pending.

Claim Rejections - 35 USC § 103

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 34-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuckey (U.S. 5,727,529) in view of Yamagishi *et al.* (U.S. 6,003,876), and further in view of Hisada (U.S. Patent No. 3,834,231).

Tuckey discloses a fuel pressure control unit that includes a housing that encloses a flexible diaphragm valve. This flexible diaphragm membrane is biased by a spring into direct engagement with another valve (i.e., the device qualifies as "actuator"). As seen in Figure 2, diaphragm 64 is compressed is compressed between two flange structures of body 42 and cap 44. According to the inventors, the diaphragm is made of a flexible acrylonitrile butadiene rubber that may be reinforced with a fabric embedded in the elastomer (col. 4, lines 43-46). Other than this brief description, Tuckey does not elucidate the constitution of this rubber material.

Yamagishi et al. teaches a composition comprising 100 phr of nitrile butadiene rubber (1-50 wt % nitrile content; JSR N640H), 45 phr of silica (Carplex 1120), 1 phr of silane coupling agent (KBM 503), 5 phr of DOP plasticizer, and 3 phr of vulcanizing agent (Percumyl D-40) in Table 1, Example 1. The composition has excellent mechanical strength and oil resistance, and it is used as a sealing member.

One of ordinary skill in the art would have found it obvious to use the composition disclosed in Yamagishi et al. as the diaphragm membrane material for the assembly shown in the primary reference because Tuckey instructs that nitrile butadiene rubber is to be used. One of ordinary skill in the art would have found it obvious to use the elastomer formulation of Yamagishi et al. because it has been shown to make an article having similar operation. That is,

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the skilled artisan would find it obvious to use the composition to make a seal, gasket, or membrane (as opposed to a tire tread) especially after having been shown that the composition is moldable into a sealing member. The combination is especially obvious because the NBR in Yamagishi et al. has good oil resistance properties. As such, the skilled artisan would have expected with a reasonable expectation of success to make the composition of Yamagishi et al. into a diaphragm membrane having good fuel resistance.

Although neither reference discloses coating the flanges with a resin coating composition, one of ordinary skill in the art would have found it obvious to secure the membrane with adhesive in order to prevent slippage of the membrane. Hisada shows that a diaphragm in an actuator assembly may be secured to the flange by compressive means and by use of an adhesive (col. 7, line 15 and 25). One of ordinary skill in the art would have found it obvious to arrive at the subject matter of instant claims 34 and 35 by applying adhesive in order to secure a diaphragm to a flange because this unexpectional practice is disclosed to work in the prior art. There is no indication that bonding occurs between plasticizer and resin, however, in view of the fact that the composition of Yamaguchi *et al.* contains plasticizer as recited in the instant claims, a reasonable basis exists to believe that "bonding" will occur between the epoxy resin and the plasticizer as claimed. Since the PTO can not perform experiments, the burden is shifted to the Applicants to establish an unobviousness difference. *In re Best*, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977). *In re Spada*, 911 F.2d 705, 709, 15 USPQ2d 1655, 1658 (Fed. Cir. 1990).

One of ordinary skill in the art also would have found it obvious to arrive at the subject matter of claims 36-39 because Hisada teaches oil resistant diaphragms formed from a cloth or fabric that has been coated on both sides with vulcanized NBR to make the fabric impermeable (col. 5, lines 13-17 and 60-66). The fabric that is typically employed for this purpose is polyamide or polyester (col. 5, lines 10-12), and diaphragms incorporating these fabrics exhibit better performance in terms of resilience compared with conventional diaphragms (col. 9, lines 22-33 and 47-50). It would have been obvious to one having ordinary skill in the art to use polyamide or polyester reinforced NBR, as shown in Hisada, as the membrane in Tuckey because such an embodiment is contemplated. The combination of teachings is especially obvious because both references relate to use of fabric reinforced NBR as membranes.

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3. Claims 40 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuckey in view of Yamagishi *et al.* and Hansen *et al.*, and further in view of Scott *et al.* (U.S. 4,488,341).

Hansen et al. does not indicate the nature of the adhesive, however, one of ordinary skill in the art would have found it obvious to use epoxy adhesive as the adhesive component in light of the fact that Scott *et al.* teaches that epoxy is an excellent adhesive for securing a rubber diaphragm to a flange (col. 5, line 35).

Response to Arguments

4. Applicant's arguments have been considered fully, and they are persuasive with respect to the merits of the *prima facie* case of obviousness based on the references Tuckey (U.S. 5,727,529) in view of Yamagishi *et al.* (U.S. 6,003,876), and further in view of Hansen *et al.* (U.S. Patent No. 4,022,114). Therefore, all rejections set forth in the previous office action have been withdrawn

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Rip A. Lee whose telephone number is (571)272-1104. The

examiner can be reached on Monday through Friday from 9:00 AM - 5:00 PM. If attempts to

reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wu, can be

reached at (571)272-1114. The fax phone number for the organization where this application or

proceeding is assigned is (571)273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on the access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll free).

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August 7, 2006

DAVID W. WU SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 1700